

# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box. 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/616,986	07/11/2003	Masaru Kobayashi	030673-161	2784
75	590 08/13/2004		EXAM	INER
BURNS, DOANE, SWECKER & MATHIS, L.L.P.			COMPTON, ERIC B	
P.O. Box 1404			ART UNIT	
Alexandria, VA	Alexandria, VA 22313-1404			PAPER NUMBER
			3726	

DATE MAILED: 08/13/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Annilogatio)	<del></del>
	Application No.	Applicant(s)_	
	10/616,986	KOBAYASHI ET AL.	$\mathcal{C}\mathcal{N}$
Office Action Summary	Examiner	Art Unit	<del>- 0</del> .
	Eric B. Compton	3726	
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet with	the correspondence addres	is
A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICATI  - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days.  - If NO period for reply is specified above, the maximum statutory.  - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	ON.  FR 1.136(a). In no event, however, may a repon.  , a reply within the statutory minimum of thirty operiod will apply and will expire SIX (6) MONTH statute, cause the application to become ABA	oly be timely filed (30) days will be considered timely. HS from the mailing date of this commu NDONED (35 U.S.C. § 133).	nication.
Status	J		
1) Responsive to communication(s) filed on	03 June 2004.		
2a) ☐ This action is <b>FINAL</b> . 2b) ☑	This action is non-final.		
3) Since this application is in condition for al closed in accordance with the practice un	•	·	rits is
Disposition of Claims			
4) ☐ Claim(s) 15-18 is/are pending in the appli 4a) Of the above claim(s) is/are wit 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 15-18 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction as	hdrawn from consideration.		
Application Papers			
9)☐ The specification is objected to by the Exa	miner.		
10) The drawing(s) filed on is/are: a)			
Applicant may not request that any objection to			
Replacement drawing sheet(s) including the carried to by the carried to by the carried to by the carried to be supported to by the carried to be supported to		•	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for fo a) All b) Some * c) None of:  1. Certified copies of the priority docur 2. Certified copies of the priority docur 3. Copies of the certified copies of the application from the International Books * See the attached detailed Office action for a second company.	ments have been received. ments have been received in App priority documents have been re ureau (PCT Rule 17.2(a)).	olication No eceived in this National Stag	je
Attachment(s)	_		
1) Notice of References Cited (PTO-892)		mmary (PTO-413) Mail Date	
<ol> <li>Notice of Draftsperson's Patent Drawing Review (PTO-94.</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/S Paper No(s)/Mail Date 6/16/04.</li> </ol>	- <i>'</i>	ormal Patent Application (PTO-152	)

Application/Control Number: 10/616,986

Art Unit: 3726

#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 15-16 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant's Admitted Prior Art (AAPA) in view of U.S. Pat. 2,147,343 to Hokanson

AAPA, as found on pages 1-2 of the specification, discloses a conventional wave gear device comprising a main gear; and a tooth forming ring disposed inside the main gear body and having internal teeth formed on an inner circumferential surface thereof.

A joint is formed between the main gear and the tooth-forming ring by attaching bolts or the like to a flange, which resulted in increased weight of the device.

However, AAPA does not disclose knurling a surface of the tooth forming ring and press fitting the tooth forming ring and main body together to join the two members.

Hokanson discloses a method for forming friction joint, including joining two different types of materials. Figure 8, especially, shows adding knurls to an outer circumferential surface including at least one cutting edge that extends in a circumferential direction. As noted with respect to Figure 10, "very small tooth-like serrations formed on the harder male portion 17 of the joint, and the effect of same when forced, in the direction of the arrow, into a female member 18 of softer material, wherein it is apparent that, though relatively quite small, a considerable portion of the

Application/Control Number: 10/616,986

Art Unit: 3726

softer material is force into the space intermediate the tooth portions, and which material would have to be dislodged or sheared off if the parts were separated by straight longitudinal force. The slope of the two surfaces formed the V-shape of the tooth-like serrations may be referred to as the rake an clearance angles of the serrations." Figure 9, shows an alternative embodiment in which the protrusion (12) may be placed on an individual basis as well. The reference covers numerous configurations which all connect the two members by essentially the same manner claimed by Applicant.

Regarding claim 15, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have formed the wave gear device of AAPA by knurling a surface of the tooth forming ring and press fitting the tooth forming ring and main body together to join the two members, in light of the teachings of Hokanson, in order to form a joint between a harder and a softer material.

Regarding claim 16, AAPA discloses that in the conventional wave gear device the tooth forming ring is made of a high strength of abrasion resistance material, e.g., steel or copper material and that the main body is made of a lightweight material, e.g., aluminum alloy, particularly suited for its intended use. Specification, page 3, lines 12-19.

Regarding claim 18, the product thus formed by the process of AAPA/Hokanson is inherently disclosed as well.

Application/Control Number: 10/616,986

**Art Unit: 3726** 

3. Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over AAPA/Hokanson as applied to claim15 above, and further in view of U.S Pat. 3,501,182 to Buchsbaum.

AAPA/Hokanson disclose the invention cited above. However, they do not disclose forming the internal teeth on the tooth-forming ring after the tooth-forming ring is integrated with the main gear ring.

Buchsbaum discloses a method for securing a bushing (22) into a geared hub (12) by pressfitting. "The hub 12 and the bushing 22 can be machined after they are assembled so that high degrees of precision can be met." Col. 4, lines 47-49. "After assembly of the bushing 2 into the hub 22, there is substantially a unitary structure and little possibility that relative positions of the parts will change prior to usage." Col. 4, lines 61-64. It is noted specifically with respect to an alternative embodiment that "The gear is then hobbed with respect to this uniform bore in a subsequent operation." Col. 4, lines 71-72.

Regarding claim 17, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have formed the wave gear device of AAPA/Hokanson by forming the internal teeth on the tooth-forming ring after the tooth-forming ring is integrated with the main gear ring, in light of the teachings of Buchsbaum, in order ensure a high degree of precision. Col. 2, lines 42-49.

Art Unit: 3726

## Response to Arguments

4. Applicant's arguments filed June 3, 2004, have been fully considered but are moot in light of the new grounds of rejections.

### **Contact Information**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Eric B. Compton whose telephone number is (703) 305-0240. The examiner can normally be reached on M-F, 9-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter B. Vo can be reached on (703) 308-1789. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Eric Compton

Patent Examiner

A/U 3726